WESTERN DISTRICT OF NEW YORK		
	X	
PAUL D. CEGLIA, Plaintiff,	:	Civil Action No. 1:10-cv-00569-RJA
V.	•	DECLARATION OF MARK ELLIOT ZUCKERBERG IN
MARK ELLIOT ZUCKERBERG and FACEBOOK, INC.,	1	SUPPORT OF DEFENDANTS' MOTION FOR EXPEDITED DISCOVERY
Defendants.	2	
********	X	

I, MARK ELLIOT ZUCKERBERG, declare and state as follows:

- 1. I am the Founder, Chairman, and Chief Executive Officer of Facebook, Inc. ("Facebook").
- I respectfully submit this declaration in support of Defendants' Motion for Expedited Discovery.
- 3. I have reviewed the Amended Complaint filed in this lawsuit, as well as the document attached as Exhibit A to the Amended Complaint.
- 4. I understand that Plaintiff Paul Ceglia alleges that Exhibit A is an agreement that entitles him to partial ownership of Facebook, and that he and I signed this document on April 28, 2003.
 - 5. I did not sign the document attached as Exhibit A to the Amended Complaint.
- 6. In early 2003, while I was a freshman at Harvard University, I saw an online job listing regarding development of a web site. I responded to the listing and learned that the project was for a company called StreetFax, which used the web site StreetFax.com.

7. In or about April 2003, I entered into a written contract with StreetFax, pursuant

to which I agreed to provide limited web site services solely in connection with the development

of StreetFax's web site. The contract was provided to me by Ceglia.

8. The document attached as Exhibit A to the Amended Complaint is not the written

contract that I signed.

9. The written contract I signed concerned only the development of StreetFax's web

site. It did not mention or concern Thefacebook.com or any related social networking service or

web site.

10. I did not enter into any agreement, written or otherwise, with StreetFax, Ceglia, or

anyone affiliated with Ceglia concerning Facebook or any related social networking web site.

11. I conceived of the idea for Facebook in or about December 2003.

12. I never referred to Facebook, publicly or privately, as "The Page Book."

13. I also understand that Ceglia alleges that the text quoted in Paragraphs 32 through

55 of the Amended Complaint comes from e-mails that he and I allegedly sent each other.

14. I did not write or receive any of the alleged e-mails quoted in the Amended

Complaint.

I declare under penalty of perjury that the foregoing is true and correct. Executed in Palo

Alto, California on June 1, 2011.

Mark Elliot Zuckerberg